

1 KIRK B. LENHARD, ESQ., Nevada Bar No. 1437
klenhard@bhfs.com
2 NIKKI L. BAKER, ESQ., Nevada Bar No. 6562
nbaker@bhfs.com
3 BROWNSTEIN HYATT FARBER SCHRECK, LLP
100 North City Parkway, Suite 1600
4 Las Vegas, NV 89106-4614
Telephone: 702.382.2101
5 Facsimile: 702.382.8135

6 DENNIS H. HRANITZKY, ESQ.
dennis.hranitzky@dechert.com
7 DECHERT LLP
1095 Avenue of the Americas
8 New York, NY 10036-6797
Telephone: 212.698.3500
9 Facsimile: 212.698.3599

10 *Attorneys for Plaintiff NML Capital Ltd.*

11
12 **UNITED STATES DISTRICT COURT**
13 **DISTRICT OF NEVADA**

14 NML CAPITAL LTD.,

15 Plaintiff,

16 v.

17 THE REPUBLIC OF ARGENTINA,

18 Defendant.

CASE NO.: 2:14-cv-00492-RFB-VCF

**NOTICE OF COMPLIANCE WITH THE
COURT'S ORDERS (DKTS. #82 AND #95)
GRANTING IN PART AND DENYING IN
PART THE REQUESTS TO FILE UNDER
SEAL**

19
20 PLEASE TAKE NOTICE that pursuant to Magistrate Judge Ferenbach's Order during the
21 hearing on March 9, 2015, Plaintiff NML Capital Ltd. ("NML"), by and through its attorneys of
22 record Brownstein Hyatt Farber Schreck, LLP, and Dechert, LLP, hereby submits the following
23 previously sealed docket entries in accordance with the Court's Orders (Dkts. #82 and #95)
24 granting in part and denying in part the requests to file under seal:
25

26 1. NML's Response to MF Corp. Services (Nevada) Ltd's Motion to Quash and in
27 Support of Cross-Motion to Compel (Dkts. #59 and #60), and Exhibits A and H
thereto (Dkts. #59-2, #59-10, #60-2 and #60-10);

1 2. NML's Reply in Support of Its Cross Motion to Compel (Dkt. #66), and Exhibit O
2 thereto (Dkt. #66-16);
3 3. NML's Supplemental Brief in Support of Its Cross-Motions to Compel (Dkt. #85-
4 2), and Exhibits M, N, O, P, T, U, and V thereto (Dkts. #85-15, #85-16, #85-17,
5 #85-18, #85-22, #85-23, and #85-24);
6 4. NML's Response to Nonparty Val De Loire's Motion to Quash Subpoena or in the
7 Alternative, for Protective Order and in Support of Its Cross-Motion Compel (Dkt.
8 #8)¹, and Exhibit S thereto (attached to SEALED Motion to File Under Seal, Dkt.
9 #9); and
10 5. NML's Reply in Support of Its Cross-Motion to Compel (Dkt. #27), and Exhibits
11 A, B, C, and G thereto (Dkts. #27-2, #27-3, #27-4 and #27-8).

12 DATED this 16th day of March, 2015.

13 BROWNSTEIN HYATT FARBER SCHRECK, LLP

14 By: /s/ Nikki L. Baker
15 KIRK B. LENHARD, ESQ., Bar No. 1437
16 klenhard@bhfs.com
17 NIKKI L. BAKER, ESQ., Bar No. 6562
18 nbaker@bhfs.com
19 100 North City Parkway, Suite 1600
20 Las Vegas, NV 89106-4614
21 Telephone: 702.382.2101
22 Facsimile: 702.382.8135

23 DENNIS H. HRANITZKY, ESQ.
24 dennis.hranitzky@dechert.com
25 DECHERT LLP
26 1095 Avenue of the Americas
27 New York, NY 10036-6797
28 Telephone: 212.698.3500
 Facsimile: 212.698.3599

29 *Attorneys for Plaintiff NML Capital Ltd.*

30

¹ NML's response (Dkt. #8) and the filings related thereto (Dkts. #9, #27, #27-2, #27-3,
31 #27-4 and #27-8) were filed in the matter captioned *NML Capital, Ltd. v. Republic of Argentina*
32 (Case No. 2:14-cv-01573-RFB-VCF) ("Argentina II") prior to the Court's consolidation of
33 Argentina II into the above-captioned matter.

CERTIFICATE OF SERVICE

Pursuant to Fed.R.Civ.P.5(b), I certify that I am an employee of BROWNSTEIN HYATT FARBER SCHRECK, LLP, and that the foregoing **NOTICE OF COMPLIANCE WITH THE COURT'S ORDERS (DKTS. #82 AND #95) GRANTING IN PART AND DENYING IN PART THE REQUESTS TO FILE UNDER SEAL** was served via electronic service to all electronic registered CM/ECF users in this matter, and via U.S. Mail, postage prepaid, on the date and to the address shown below:

Carmine D. Boccuzzi, Jr., Esq.
CLEARLY, GOTTLIEB, STEEN & HAMILTON, LLP
One Liberty Plaza
New York, NY 10006
Counsel for Defendant The Republic of Argentina

DATED this 16th day of March, 2015.

/s/ Paula Kay
an employee of Brownstein Hyatt Farber Schreck, LLP